

## UNITED S: ES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	<del></del>	FIRST NAMED APPLICANT	ALIORN	EY DOCKET NO.
·	*		*	
			FYAN	AINER
		<b>1</b>		
08/937,258	09/13/97 DI	TZIK * ~ .	<del> </del>	
7	,	No. 1	ART UNIT	PAPER NUMBER
		LM02/1013		<i>J.</i> 0
RICHARD J DI 307 SURREY D BONITA CA 91	RIVE INTE	RVIEW SUMMARY	DATE MAILED: , L	
I participants (applicant, applicant	•••	onnel):	* 2778	
, Richard T.	Ditrik	(3)	**	י קינות בינות בינות בינות בי
) IAA 111 N-	YI	(4)	· · · · · · · · · · · · · · · · · · ·	10/13/99
10/12/9	4	<u> </u>		
ate of Interview COLO		<del></del>		
pe: 🗓 Telephonic 🔲 Personal	(copy is given to application	ant  applicant's representative)		
		• • •		
thibit shown or demonstration cor	nducted: 🗆 Yes 🗀 No If y	res, brief description:		
aim(s) discussed: 35 ara		**************************************		-
entification of prior art discussed;	Failla	reement was reached, or any other  Claim 35 to  Muriton = any  (C) in The or	comments: Agg 'A dup "Physic der to p	elicant we lay monitor cally "to lace the
aim(s) discussed: 35 Mz entification of prior art discussed: escription of the general nature of CACCL Claum 4  to - a pur  Multiple Last for allow afuller description, if necessary, a	Faulta  Faulta  what was agreed to if an agr  and amend  table displicy  in step  and a copy of the amendments	Murito7 - and (C) in The ore s, if available, which the examiner	thysical der to p	elicant we lay Minitor ally "to lace the
entification of prior art discussed:  escription of the general nature of Carcel Claim 4  to a purior of the general nature of the claim 4  furtify  furtify  furtify  at light attached. Also, where no content of the	Faulta  Faulta  what was agreed to if an agr  and amend  table displicy  in step  and a copy of the amendments	Clain 35 to monitor =- and (c) in The or	thysical der to p	elicant we lay Minitorally "to lace the he claims allowable hary thereof must be
entification of prior art discussed: escription of the general nature of CACCL CLAIM 4  TO RAN  A fuller description, if necessary, aust be attached. Also, where no clached.)	what was agreed to if an agree to the stable displicitly with the stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stable displicitly and a copy of the amendments which the stable displicitly are stabled displicitly and a copy of the amendments which the stable displicitly are stabled displicitly and a copy of the amendments which the stabled displicitly are stabled displicitly and a copy of the amendments which the stabled displicitly are stabled displicitly and a copy of the amendments are stabled displicitly and a copy of the amendments are stabled displicitly and a copy of the amendments are stabled displicitly and a copy of the amendments are stabled displicitly and a copy of the amendments are stabled displicitly and a copy of the amendments are stabled displicitly and a copy of the amendment and a copy of the amen	Murito7 - and (C) in The ore s, if available, which the examiner	H duk	elicant we lay monitorally "to lace the
entification of prior art discussed: escription of the general nature of CACCL CLAIM 4  Live A pure description, if necessary, a ust be attached. Also, where no clacked.)  It is not necessary for application has are ready been filed, API to a pure description has are ready been filed, API	what was agreed to if an agreed to indicate to the JDE THE SUBSTANCE OF TO PLICANT IS GIVEN ONE MO	Muriton - and  (C) in The ord  s, if available, which the examiner the would render the claims allowable	agreed would render to be is available, a summer.  RESPONSE TO THE Letton 713.04). If a resp	AST OFFICE ACTIO
entification of prior art discussed: escription of the general nature of CACLL CLAIM 4  CALLLY  A PARTICLE  Interpretation of the general nature of CALLLY  A PARTICLE  Interpretation of the general nature of CALLLY  A PARTICLE  Interpretation of the general nature of CALLLY  A PARTICLE  Interpretation of the general nature of CALLLY  A PARTICLE  Interpretation of the general nature of CALLLY  A PARTICLE  Interpretation of prior art discussed:  Interpretation of prior art discussed:  Interpretation of the general nature of CALLLY  A PARTICLE  Interpretation of prior art discussed:  Interpretation of the general nature of CALLLY  A PARTICLE  Interpretation of prior art discussed:  Interpretation of prior art discussed:	what was agreed to if an agreed to if an agreed to if an agreed to if an agreed to indicate to the JDE THE SUBSTANCE OF TO PLICANT IS GIVEN ONE MOW Summary above (including that may be present in the lass ionse requirements of the lass ionse requirements in the lass ionse requirements of the lass ionse requirements ionse	Munitary - and  (C) In The organism showable of the substance of the interview of contrary. A FORMAL WRITTEN FITHE INTERVIEW. (See MPEP Sec	agreed would render to be is available, a summer.  RESPONSE TO THE Lotion 713.04). If a response to each sare now allowable, to	AST OFFICE ACTIO onse to the last Office MENT OF THE of the objections, his completed form
entification of prior art discussed: escription of the general nature of CACCI CLAIM 4  LITERAL AND MUST INCLUSION HAS ARE READY BESTANCE OF THE INTERVIEW  Since the Examiner's intervier rejections and requirements the sconsidered to fulfill the respections to the seconsidered to fulfill the respections and requirements the sconsidered to fulfill the respections and requirements the sconsidered to fulfill the respections.	what was agreed to if an agreed to if an agreed to if an agreed to if an agreed to indicate to the JDE THE SUBSTANCE OF TO PLICANT IS GIVEN ONE MORE was summary above (including that may be present in the last sonse requirements of the last ove is also checked.	muctor - aud  (C) In The organization of the substance of the interview of contrary. A FORMAL WRITTEN FOR THE INTERVIEW. (See MPEP SeconTH FROM THIS INTERVIEW DATE of the organization of the claim any attachments) reflects a complete office action, and since the claim at Office action. Applicant is not religious.	agreed would render to be is available, a summer.  RESPONSE TO THE Lotion 713.04). If a response to each sare now allowable, to	AST OFFICE ACTIO onse to the last Office MENT OF THE of the objections, his completed form

FORM PTOL-413 (REV.1-96)